### PATENT COOPERATION TREATY

TERNATIONAL SEARCHING AUTHORITY  O: Toby H. Kusmer	PCT  WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY  (PCT Rule 43bis.1)					
McDermott Will & Emery LLP 28 State Street Boston, MA 02109						
	Date of mailing (day/month/year)	2 0 DEC 2007				
pplicant's or agent's file reference	FOR FURTHER ACTION					
68911-0173	See paragraph 2 below					
nternational application No. International filing dat	e (day/month/year)	Priority date (day/month/year)				
CT/US 06/47196 11 December 200	6 (11.12.2006)	09 December 2005 (09.12.2005)				
nternational Patent Classification (IPC) or both national classific PC(8) - A61K 38/43, 36/00 (2007.10) JSPC - 424/94.1; 424/725; 424/778	ation and IPC					
Applicant Metaproteomics, LLC						
1. This opinion contains indications relating to the following it	ems:					
Box No. 1 Basis of the opinion						
Box No. 11 Priority						
Box No. III Non-establishment of opinion with reg	gard to novelty, inventiv	e step and industrial applications				
Box No. IV Lack of unity of invention		the state of the s				
Bcx No. V Reasoned statement under Rule 43bis. I(a)(i) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement						
Box No. VI Certain documents cited						
Box No. VII Certain defects in the international ap	olication					
Box No. VIII Certain observations on the internation	nal application					
2. FURTHER ACTION						
If a demand for international preliminary examination is made, this opinion will be considered to be a written opinion of the International Preliminary Examining Authority ("IPEA") except that this does not apply where the applicant chooses an Authority other than this one to be the IPEA and the chosen IPEA has notified the International Bureau under Rule 66.1bis(b) that written opinions of this International Searching Authority will not be so considered.						
If this opinion is, as provided above, considered to be a written opinion of the IPEA, the applicant is invited to submit to the IPEA a written reply together, where appropriate, with amendments, before the expiration of 3 months from the date of mailing of Form PCT/ISA/220 or before the expiration of 22 months from the priority date, whichever expires later.						
For further options, see Form PCT/ISA/220.						
3. For further details, see notes to Form PCT/ISA/220.						
	Author					
Name and mailing address of the ISA/IS Date of completion of	f this opinion	Authorized officer:				
Name and mailing address of the ISA/US Date of completion of Mail Stop PCT, Athr. ISA/US Commissioner for Patents 26 November 26	f this opinion 007(26.11.2007)	Authorized officer: Lee W. Young				

Form PCT/ISA/237 (cover sheet) (April 2007)

## PCT/US2006/047196 20.12.2007

# WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No.

PCT/US 06/47196

Box	No. 1	Basis of this opinion
1.	With r	egard to the language, this opinion has been established on the basis of:
	$ \mathbf{X} $	the international application in the language in which it was filed.
		a translation of the international application into which is the language of a translation furnished for the purposes of international search (Rules 12.3(a) and 23.1(b)).
2.		This opinion has been established taking into account the rectification of an obvious mistake authorized by or notified to this Authority under Rule 91 (Rule 43bis.1(a))
3.		egard to any nucleotide and/or amino acid sequence disclosed in the international application, this opinion has been shed on the basis of:
	a. typ	e of material
		a sequence listing
		table(s) related to the sequence listing
١.	b. for	mat of material
		on paper
		in electronic form
	c. tin	ne of filing/furnishing
	L	contained in the international application as filed
	L	filed together with the international application in electronic form
	L	furnished subsequently to this Authority for the purposes of search
4.		In addition, in the case that more than one version or copy of a sequence listing and/or table(s) relating thereto has been filed or furnished, the required statements that the information in the subsequent or additional copies is identical to that in the application as filed or does not go beyond the application as filed, as appropriate, were furnished.
5.	Addit	ional comments:
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International application No.

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Box No. V Reasoned statement u		nder Rule 43 <i>bi</i> s.1(a)(i) with regard to novelty, inventive step or industrial applicability; ons supporting such statement		
1. Statemen	าเ			
Nove	lty (N)	Claims	3-9, 14-16, 19-25, 30-34	YES
,,,,,,	., (.,	Claims	1-2, 10-13, 17-18, and 26-29	NO NO
Inven	ntive step (IS)	Claims	none	YES
		Claims	1-34	NO
Indus	trial applicability (IA)	Claims	1-34	YES
		Claims	none	NO

2. Citations and explanations:

Claims 1-2, 10-13, 17-18, and 26-29 tack novelty under PCT Article 33(2) as being anticipated by US 2003/0180402 A1 to JIA et al. (hereinafter JIA').

Regarding claims 1 and 17, JIA describes a method (para [0023]) and a composition (para [0033], [0035], [0056]), respectively, for modulating the activity of a plurality of disease associated protein kinases (abstract – COX-2 mediated diseases, para [0031]) in a subject in need thereof, wherein said protein kinase modulation is beneficial to the health of the subject (abstract; para [0031]); said method comprising administering (abstract) to the subject in need a therapeutically effective amount of a composition comprising a compound or extract derived from acacia (abstract, para [0023]).

Regarding claims 2 and 18, JIA teaches the method and composition of claims 1 and 17, respectively, for inflammatory disorders (para i0014)).

Regarding claims 10 and 26, JIA teaches the method and composition of claims 1 and 17, respectively, wherein the compound or extract is derived from Acacia nilotica (para [0014]).

Regarding claims 11 and 27, JIA teaches the method and composition of claims 1 and 17, respectively, wherein the Acacla nilotica compound is from Acacla nilotica extract (para [0014]).

Regarding claims 12 and 28, JIA teaches the method and composition of claims 1 and 17, respectively, wherein the Acacia catechu or Acacia nilotica extract is from acidified water(acidic), aqueous(polar) extractions (para (0062)), and organic extractions such as and ethyl acetate (para (0078)).

Regarding claims 13 and 29, JIA teaches the method and composition of claims 1 and 17, respectively, wherein pharmacologically acceptable excipients are employed that can be agents of color or absorption (para [0072]).

Claims 16 and 32 lack an inventive step under PCT Article 33(3) as being obvious over JIA, In view of US 2005/0192356 A1 to Babish et al. (hereinafter .BABISH'356.).

Regarding claims 16 and 32, refer to the teaching of JIA teaches as given above for claims 1 and 17, respectively. BABISH'356 further teaches a composition comprising extracts isolated from a natural plant (hops) wherein two different extracts (rho-isoalpha acid, RIAA; and isoalpha acid, IAA) are in a ratio of about 3:1 (para [0080]). These compounds exhibit anti-inflammatory action (abstract) influencing cycloxygenase enzymes and prostaglandin synthesis and inflammatory processes (para [0016], [0017]). Although BABISH.356 does not teach the use of acacia extracts, it was known that extracts of acacia also exhibit anti-inflammatory action, as taught by JIA (para [0014]). Based on the teachings of JIA, in view of BABISH'356, it would have been obvious to one of ordinary skill in the art through standard laboratory trial and experimentation to develop the method of claim 16 and composition of claim 32 comprising a 5:1 ratio of RIAA to Acacia nitotica heartwood powder extract. One would have been motivated to do so to develop a more effective method of treatment and would have had a reasonable level of anticipated success based on the teachings of JIA and BABISH'356.

Claims 8, 15, 24, 31, 33, and 34 lack an inventive step under PCT Article 33(3) as being obvious over JIA, in view of US 2005/0129791 A1 to Babish et al. (hereinafter 'BABISH'791').

Regarding claims 8 and 24, refer to the teachings of JIA as given above for claims 1 and 17, respectively. BABISH.791 further teaches the use of xanthohumol (para[0019]) in a formulation to provide anti-inflammatory effects (abstract).

Regarding claims 15 and 31, refer to the teachings of JIA as given above for claims 1 and 17, respectively. BABISH.791 further teaches the use of alpha and beta acids (para [0019]), as given above in claims 1 and 17, having anti-inflammatory effects (abstract) in the treatment of disorders such as diabetes (para [0060]). Based on the teachings of JIA, in view of the teachings of BABISH791, it would have been obvious to one of ordinary skill in the art to develop a method and composition comprising an anti-diabetic drug. One would have been motivated to do so to develop a more effective synergistic composition for treatment and would have had a reasonable level of success based on the teachings of JIA and BABISH791.

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